7457. Misbranding of Santal Midy. U. S. * * * v. 24 Bottles * * * Santal Midy. Default decree of condemnation, forfeiture, and destruction. (F. & D. No. 10678. I. S. No. 6985-r. S. No. C-1326.)

On July 14, 1919, the United States attorney for the Eastern District of Wisconsin, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for said district a libel for the seizure and condemnation of 24 bottles of Santal Midy, remaining unsold in the original unbroken packages at Milwaukee, Wis., alleging that the article had been shipped on or about May 27, 1919, by E. Fougera & Co., New York, N. Y., and transported from the State of New York into the State of Wisconsin, and charging misbranding in violation of the Food and Drugs Act, as amended. The article was labeled in part: (On bottle) "Santal Midy Capsules * * * Sandal-Wood Oil Distilled by Midy's Process Bottled in the New York Laboratories of Dr. Ph. Chapelle * * * L. Midy, Pharmacien De 1^{re} Classe Dépôt Dans Les Principales Pharmacies Dr. Ph. Chapelle Ancienne Maison Grimault & Cie, 8 rue Vivienne, Paris. * * *;" (in circular) "Santal Midy * * * Essential oil of Sandalwood * * in the treatment of gonorrhoea, gleet and discharges from the urinary organs * * *."

Analysis of a sample of the article made in the Bureau of Chemistry of this department showed that it consisted of santal oil.

Misbranding of the article was alleged in substaxe in the libel for the reason that the labels on the bottles containing it and the circulars wrapped about and enclosing the bottles bore certain statements regarding the therapeutic or curative effects of the article for the treatment of gonorrhea, gleet, discharges from the urinary organs, inflammation of the bladder, suppurative nephritis, catarrh of the bladder, vesical catarrh of old age, and certain other diseases, that the product consisted of santal oil, and that said statements were false and fraudulent in that the article did not contain any ingredients or combination of ingredients capable of producing the results or effects claimed for it.

On August 6, 1919, no claimant having appeared for the property, judgment of condemnation was entered, and it was ordered by the court that the product be destroyed by the United States marshal.

E. D. Ball, Acting Secretary of Agriculture.

7458. Misbranding of Knoxit Liquid and Knoxit Globules. U. S. * * * v. 8 Bottles of Knoxit Liquid and 10 Bottles of Knoxit Globules. Default decree of condemnation, forfeiture, and destruction. (F. & D. No. 10442. I. S. Nos. 13935-r, 13936-r. S. No. E-1457.)

On May 28, 1919, the United States attorney for the Southern District of New York, acting upon a report by the Secretary of Agriculture, filed in the District Court of the United States for said district a libel for the seizure and condemnation of 8 bottles of Knoxit Liquid and 10 bottles of Knoxit Globules, remaining unsold in the original unbroken packages at New York, N. Y., alleging that the article had been shipped on or about April 15, 1919, by the Beggs Mfg. Co., Chicago, Ill., and transported from the State of Illinois into the State of New York, and charging misbranding in violation of the Food and Drugs Act, as amended. The articles were labeled in part: (Bottle of liquid) "Knoxit the Great Prophylactic for Inflammation of Mucous Membranes;" (carton for globules) "Knoxit Globules Cystitis;" (bottle of globules) "Knoxit Globules Cystitis. Especially prepared for those who desire internal treatment;" (circular, English) "Knoxit Globules for the treatment of Inflammation of the Mucous Membranes;" (circular, French, Spanish, Italian, Portuguese, etc.) "Knoxit Globules. This preparation * * * especially prepared with the view of not only curing Gonorrhæa and Blennorrhæa, but to